UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

RESPONSE TO NOTICE OF ORAL ARGUMENT

Case Number: 23-18	570			
Short Case Caption: Meye	er Corporation, U.S. v. United States			
Filing Party: Appe				
Instructions. No more than two may argue on behalf of each part by counsel from the same firm. and submit a separate Form 33, becounsel should only submit one distinct counsel may elect to largument, and no amended entry	y or on behalf of parties repr Fed. Cir. R. 34(e)(2). Each a out counsel arguing on behalf Form 33 and list all parties have one counsel represent	esented by arguing conformal of parties below. Parties	by the same counsel must comes represented by contractions are contractions.	sel or plete other ed by
Parties intending to waive argumargument should complete the rewhole minutes. Rebuttal time is otherwise ordered, cases must no	emainder of the form. Argun only allowed for Appellants	nent time and Cros	e must be identifi ss-Appellants. U	ed in
Oral Argument Waiver	☐ The above party intends	s to waive	e oral argument.	
Accommodation Need	☐ Arguing counsel requires an <u>accommodation</u> .			
Arguing Counsel Name (Include Mr., Ms., Dr., etc.)	Ms. Beverly A. Farrell			
Parties I am representing at argument (if different from filing parties; attach additional page if needed)				
Phone: 212-264-0483/9230	Main Argument Mins.:	15 Re	ebuttal Mins.:	
\square I am dividing time with anoth	er counsel (counsel must file	separate	e Responses).	
I acknowledge that (1) oral argu- proceed even if I waive argument change through filing an amende appearances in the case and are	s, see Fed. R. App. P. 34(e)–(f d version of this form; and (3)); (2) argu) counsel v	uing counsel can owno have not ento	only
Date: <u>07/30/2024</u>	Signature: /s/ Beve	erly A. Fa	arrell	
	Name: Beverly A.	Farrell		